

DOCKET FILE COPY ORIGINAL

RECEIVED

Before the

AUG 19 1993

FEDERAL COMMUNICATIONS COMMISSION

FCC - MAIL ROOM

Washington, DC 20554

In re the matter of )

47CFR 73.202[b]  
Table of Allotments, FM Stations )

Glasgow, Kentucky )

RM # 8327

MM Docket # \_\_\_\_\_

To: Chief, Policy and Rules Divison  
Mass Media Bureau

PETITION FOR RULEMAKING

Comes now Henry Royse, of Box 1628, Glasgow, Kentucky 42142 ( the "Petitioner" ) who, pursuant to 47 CFR 1.401 of the Commission's Rules and Regulations, seeks to modify 47CFR 73.202[b], FM Table of Allotments. Specifically, the Petitioner seeks to allot channel 231A to Glasgow as its third FM service. In support whereof, the Petitioner presents the following:

1. The Petitioner is a lifetime resident of Glasgow, KY. Also, the Petitioner is the controlling stockholder of Royse Radio, Incorporated. Royse Radio, Incorporated is licensee of standard broadcast station WCLU Glasgow, KY. Accordingly, the Petitioner has standing.

2. Glasgow is the county seat of Barren County, Kentucky. It has a population of 12,351 and is an incorporated city in the State of Kentucky. Since Glasgow is now allotted channels 236C and 287C3, Glasgow meets the Commission's minimum community eligibility standards.

3. Allotment of channel 231A to Glasgow is in the public interest, convenience, and necessity. This proposed allotment would be Glasgow's

fourth fulltime outlet of local expression. The Petitioner's AM station (WCLU) operates on 1490 kc, a class C (formerly US class IV) local channel. WCLU's nighttime coverage is interference limited to its 39.2 mV/m contour ( ie. about 3 miles in radius ). WCLU is a full service community oriented AM facility with substantial non-entertainment programming. The Petitioner could dramatically increase his nighttime service area with this proposed allotment.

4. Should channel 231A be allotted to Glasgow, the Petitioner (or a partnership or corporation which the Petitioner is controlling) declares that he will apply for and if granted will expeditiously construct and operate a maximum facilities class "A" FM radio station at Glasgow, KY.

5. Attached is Exhibit 1 demonstrating that channel 231A can be allotted to Glasgow, KY at 36-56-00 N and 85-58-00 W while meeting all the spacing requirements of rule 47CFR 73.207[b]. The proposed site is located 8.4 km from Glasgow's city coordinates obtained from Reference Three cited in rule 47CFR 73.208[a][1]. Note also that a site located at 36-57-41 N and 85-54-19 W is also fully spaced. The latter site coordinates represent the closest point that Channel 231A could be allotted to Glasgow and yet be fully spaced. A 4.0 km site restriction south of Glasgow is required to avoid short spacings to channel 231A at Smyrna, TN (BPH-880511MB) and to channel 232C2 at Hardinsburg, KY (BPH-920915IA).

6. Exhibit 2 is a map demonstrating that the Petitioner's proposal presents 70 dBuV to Glasgow, KY as required in rule 47 CFR 73.315[a]. Exhibit 2 clearly demonstrates that a modest (4.0 km) site restriction does not raise a community coverage (70 dBuV) question under 47CFR 73.208[a][2].

WHEREFORE, the Petitioner respectfully requests that the Commission set for rulemaking the following changes in 47 CFR 73.202[b], the FM Table of Allotments:

47 CFR 73.202[b]  
FM TABLE OF ALLOTMENTS  
=====

GLASGOW, KY  
=====

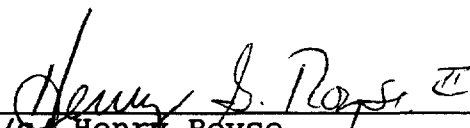
Before:  
=====

236C, 287C3

After:  
=====

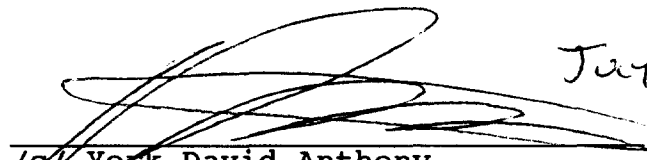
231A, 236, 287C3

Respectfully submitted,

  
/s/ Henry Royse  
Royse Broadcasting, Inc.  
PETITIONER

This, the 4th day August, 1993

I certify under penalty of perjury that the engineering representations made herein are true to the best of my knowledge and belief, and that I represent the Petitioner in the capacity indicated.

  
/s/ York David Anthony  
2613 Craig Avenue  
Concord, NC 28027-4107  
704.786.8874  
Engineering Counsel to the Petitioner

July 30-93

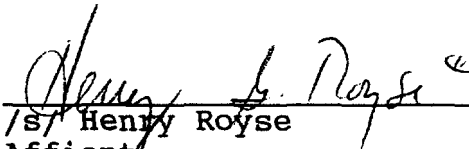
This the 30th day July, 1993

CERTIFICATE OF SERVICE  
=====

I, Henry Royse, do hereby certify that an original and five copies of the preceeding Petition have been deposited, first class mail, postage prepaid, return receipt requested, to the following:

Original and four copies:  
Ms. Donna Searcy, Secretary  
Federal Communications Commission  
1919 M Street, NW  
Washington, DC 20554

One copy:  
York David Anthony  
Lambert & Anthony  
2613 Craig Avenue  
Concord, NC 28027-4107

  
/s/ Henry Royse  
Affiant

This, the 4 th day August, 1993

FM Spacing study

Title: Henry Royse  
Channel 231A ( 94.1 MHz)  
Database: DW 07/17/93

Latitude: 36-56-00  
Longitude: 85-58-00  
Safety zone: 30 km

Call	Auth	Licensee name	Chan	ERP-kW	Latitude	Br-to	Dist.	Req.
City of License	St	FCC File no.	Freq	EAH-m	Longitude	-from	(km)	(km)
WAIN-FM CP	TRICOUNTY RADIO BCG CORP	228A	3	37-06-25	72.3	64.24	31	
COLUMBIA	KY BPH-820310AH	93.5	91	85-16-41	252.7	33.24	CLEAR	
Affiliated with WAIN(AM)								
WBXE CP	JOEL R. UPTON	229C3	25	36-18-53	150.5	78.83	42	
BAXTER	TN BPH-920623MA	93.7	100	85-32-00	330.8	36.83	CLEAR	
CP Granted 03/15/93 per FCC release #21594 dated 03/22/93								
WJDJ LIC	LENN R PRUITT	230C2	50	37-09-15	79.1	136.3	106	
BURNSIDE	KY BLH-900625KC	93.9	150	84-27-35	260.1	30.28	CLEAR	
WRLG CP	TUNED IN BROADCASTING, I	231A	3	35-59-43	207.1	116.8	115	
SMYRNA	TN BPH-880511MB	94.1	100	86-33-29	26.7	1.812	CLOSE	
CP. Granted 07/24/91 per FCC release #21174 dated 07/30/91								
WDBL-FM LIC	DBL BROADCASTING, INC.	232A	3	36-29-42	240.1	97.01	72	
SPRINGFIELD	TN BLH-920703KG	94.3	99	86-54-22	59.5	25.01	CLEAR	
License Granted 10/15/92 per FCC release #21490 dated 10/20/92;								
WHIC-FM LIC	HIC BROADCASTING, INC.	232A	3	37-45-40	335.7	101.0	72	
HARDINSBURG	KY	94.3	88	86-26-22	155.4	28.97	CLEAR	
Deletion proposed; ORDERED TO 232C2; Affiliated with WHIC(AM)								
WHIC-FM CP	HIC BROADCASTING, INC.	232C2	30	37-52-18	345.8	107.5	106	
HARDINSBURG	KY BPH-920915IA	94.3	160	86-16-04	165.6	1.496	CLOSE	
RM-6308; CP Granted 12/21/92 per FCC release #21541 dated 12/24/92								
WMXL LIC	TRUMPER COMM OF KY LTD P	233C1	100	38-07-25	44.9	188.5	75	
LEXINGTON	KY BLH-830906AA	94.5	195	84-26-45	225.8	113.5	CLEAR	
WGSQ LIC	THE WPTN/WGSQ INCORPORAT	234C	100	36-10-26	146.4	101.1	95	
COOKEVILLE	TN BLH-900329KA	94.7	402	85-20-37	326.8	6.063	CLOSE	
PRM	PROPOSED RULE MAKING	284A		36-10-29	134.8	119.1	10	
CLARKRANGE	TN DOC-93-122	104.7		85-01-31	315.4	109.1	CLEAR	
PRM adopted 04/16/93, released 05/17/93; RM-8216; SITE RESTRICTION .7 MI SW								
WKHG LIC	ROUGH RIVER BROADCASTING	285A	3	37-30-40	336.2	70.16	10	
LEITCHFIELD	KY BLH-860602KB	104.9	83	86-17-15	156.0	60.16	CLEAR	
Application for License (BMLH-921214KC) accepted per FCC release #15432								

>> End of channel 231A study <<

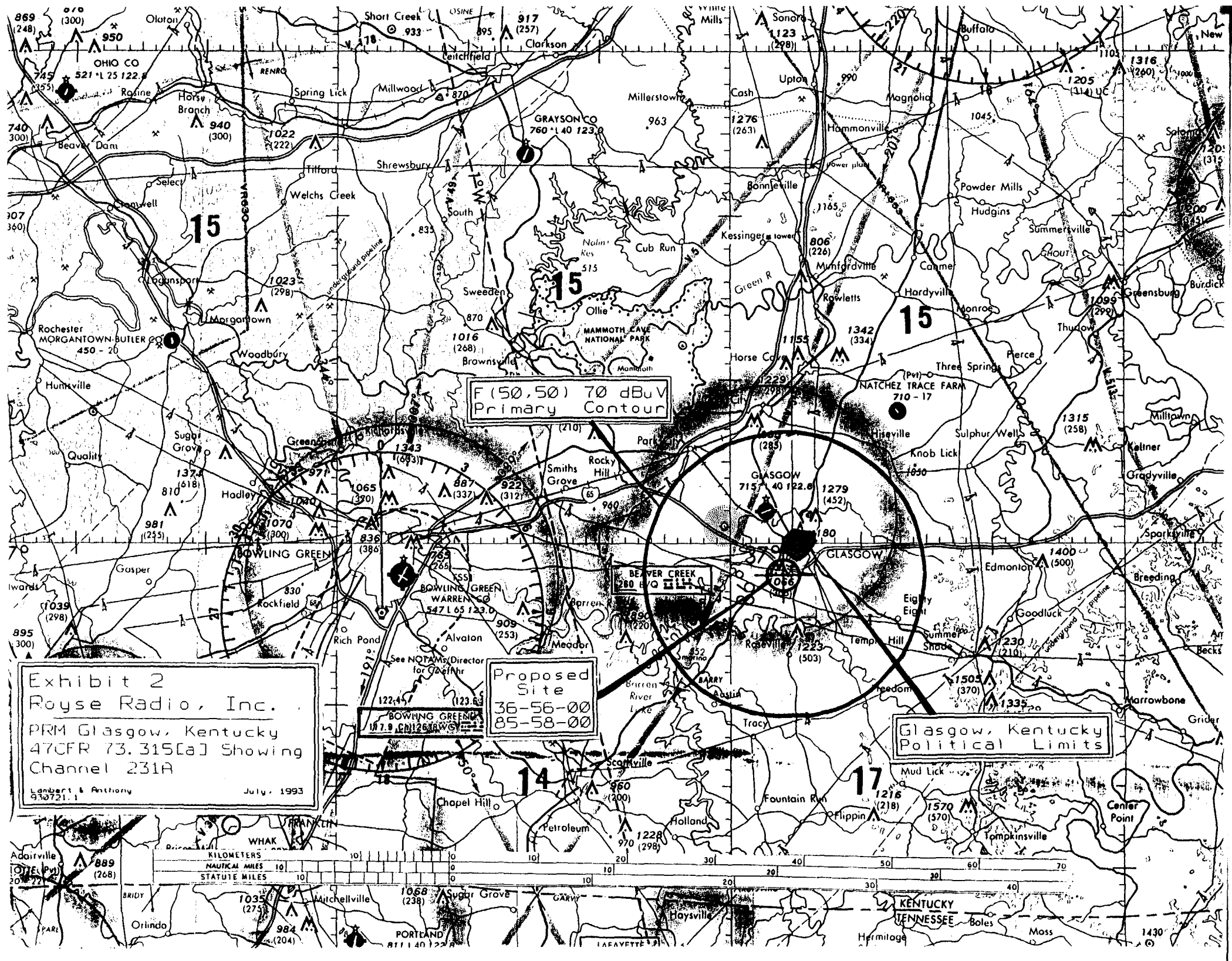
FM Spacing study

Title: Henry Royse  
Channel 231A ( 94.1 MHz)  
Database: FCC 06/29/93

Latitude: 36-56-00  
Longitude: 85-58-00  
Safety zone: 30 km

Call	Auth	Licensee name	Chan	ERP-kW	Latitude	Br-to	Dist.	Req.
City of License		St FCC File no.	Freq	EAH-m	Longitude	-from	(km)	(km)
ALLOC			228A		37-06-36	72.0	64.32	31
Columbia		KY	93.5		85-16-42	252.4	33.32	CLEAR
WBXE	CP	Joel R. Upton	229C3	25	36-18-53	150.5	78.83	42
Baxter		TN BPH-920623MA	93.7	100	85-32-00	330.8	36.83	CLEAR
ALLOC			230C2		37-08-30	79.5	132.5	106
Burnside		KY DOC-88-368	93.9		84-30-00	260.4	26.52	CLEAR
ALLOC			231A		35-59-46	206.9	116.5	115
Smyrna		TN DOC-84-14	94.1		86-33-08	26.5	1.492	CLOSE
WRLG	CP	Tuned In Broadcasting, I	231A	3	35-59-43	207.1	116.8	115
Smyrna		TN BPH-880511MB	94.1	61	86-33-29	26.7	1.812	CLOSE
WDBL-FM LIC		D.B.L. Broadcasting, Inc	232A	3	36-29-42	240.1	97.01	72
Springfield		TN BLH-920703KG	94.3	99	86-54-22	59.5	25.01	CLEAR
ALLOC			232A		36-29-43	240.1	97.08	72
Springfield		TN	94.3		86-54-26	59.6	25.08	CLEAR
WHIC-FM LIC		H.I.C. Broadcasting, Inc	232A	3	37-45-40	335.7	101.0	72
Hardinsburg		KY BLH-4810	94.3	88	86-26-22	155.4	28.97	CLEAR
ALLOC			232C2		37-52-00	347.3	106.2	106
Hardinsburg		KY DOC-88-315	94.3		86-14-00	167.1	.241	CLOSE
WHIC-FM CP		H.I.C. Broadcasting, Inc	232C2	30	37-52-18	345.8	107.5	106
Hardinsburg		KY BPH-920915IA	94.3	160	86-16-04	165.6	1.496	CLOSE
WMXL	LIC	Trumper Communs. of KY/L	233C1	100	38-07-25	44.9	188.5	75
Lexington		KY BLH-830906AA	94.5	195	84-26-45	225.8	113.5	CLEAR
ALLOC			234C		36-13-15	145.6	95.76	95
Cookeville		TN DOC-84-14	94.7		85-21-47	326.0	.760	CLOSE
WGSQ	LIC	Cookeville Radio General	234C	100	36-10-26	146.4	101.1	95
Cookeville		TN BLH-900329KA	94.7	402	85-20-37	326.8	6.063	CLOSE
PRM	ADD	New Hope Radio	284A		36-10-29	134.8	119.1	10
Clarkrange		TN DOC-93-122	104.7		85-01-31	315.4	109.1	CLEAR
WKHG	APC	Rough River B/Casting Co	285A	3.50	37-30-40	336.2	70.16	10
Leitchfield		KY BMLH-921214KC	104.9	83	86-17-15	156.0	60.16	CLEAR

>> End of channel 231A study <<



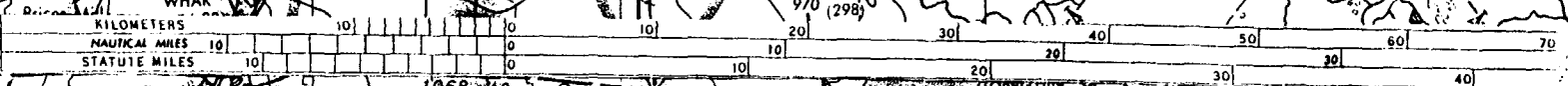
F (50,50) 70 dBuV  
Primary Contour

BEAVER CREEK  
280 dBuV

Proposed Site  
36-56-00  
85-58-00

Glasgow, Kentucky  
Political Limits

Exhibit 2  
Royse Radio, Inc.  
PRM Glasgow, Kentucky  
47CFR 73.315(c) Showing  
Channel 231A  
Lambert & Anthony  
930721.1  
July, 1993



KENTUCKY  
TENNESSEE